

UNITED STATES DISTRICT COURT  
DISTRICT OF MASSACHUSETTS

JOSEPH BOOK,  
Plaintiff

VS

STATE TROOPER KURT M.  
FERRAZANNI, STATE TROOPER SMITH )  
STATE TROOPER MCKENZIE, AND )  
STATE TROOPER HENNIGAN )  
Defendants )

NO. 04-CV11557

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LOCAL RULE 7.1 CERTIFICATION FOR  
DEFENDANTS' MOTION TO PRECLUDE  
PLAINTIFF FROM INTRODUCING EVIDENCE OF  
ITEMIZED DAMAGES OR MEDICAL RECORDS  
OR ALTERNITIVELY TO COMPEL THEIR IMMEDIATE PRODUCTION

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Now come the defendants above named and certify that their counsel spoke to plaintiffs counsel about the information that is the subject of this motion and then sent him a letter on September 26, 2006, requesting the information that is the subject of this motion, and that plaintiff has failed to provide any of the requested information. Since this is a motion to preclude introduction of evidence it cannot be resolved by the parties.

Defendant Kurt Ferrazzani  
By his counsel,

/s/ Brian Rogal  
Brian Rogal, Esquire  
BBO No. 424920  
160 Gould Street, Suite 111  
Needham, MA 02494  
781-455-8964

Defendants McKenzie, Smith and  
Hennigan,  
By their counsel,

/s/ Timothy Burke

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Timothy Burke, Esquire  
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160 Gould Street, Suite 111  
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